STATE OF MAINE PUBLIC UTILITIES COMMISSION

Docket No. 2003-529

August 21, 2003

CENTRAL MAINE POWER COMPANY Request for Approval of a Special Rate Contract with Saunders Manufacturing (Third Amendment) ORDER APPROVING CONTRACT

WELCH, Chairman; DIAMOND and REISHUS, Commissioners

SUMMARY OF DECISION

By this Order, the Commission approves Central Maine Power Company's (CMP's) proposed Third Amendment to its customer service agreement (CSA) with Saunders Manufacturing.

DISCUSSION AND DECISION

On July 18, 2003, CMP filed with this Commission a proposed Third Amendment to its CSA with Saunders Manufacturing. Pursuant to Attachment 6 of the ARP 2000, 1 contracts with terms no more than one year beyond the term of the ARP; that are not anti-competitive or unduly discriminatory; that provide annual, usage-sensitive revenues in excess of annual, usage-sensitive marginal costs; and that provide total revenues in excess of the Company's total marginal cost floors plus an adder over the term of the contract, go into effect automatically 30 days after they are filed. This contract complies with the provisions of the ARP and would go into effect automatically on August 17, 2003. However, the Company has requested that it be effective on July 2, 2003. In order to become effective on this date, this contract requires Commission review and approval.

We have reviewed the contract and find that there is no significant risk to CMP's other customers as a result of this Agreement. Therefore, we will allow the CSA to go into effect on the date requested by CMP.

Accordingly, we

ORDER

¹ ARP 2000 was approved by Commission Order Approving Stipulation dated November 16, 2000 in Docket No. 99-666.

That the Customer Service Agreement with Saunders Manufacturing, filed by Central Maine Power Company on July 18, 2003, is hereby approved and may become effective as of July 2, 2003, as requested by the Company.

Dated at Augusta, Maine, this 21st day of August, 2003. BY ORDER OF THE COMMISSION

> Dennis L. Keschl Administrative Director

COMMISSIONERS VOTING FOR: Welch

Diamond Reishus

NOTICE OF RIGHTS TO REVIEW OR APPEAL

5 M.R.S.A. § 9061 requires the Public Utilities Commission to give each party to an adjudicatory proceeding written notice of the party's rights to review or appeal of its decision made at the conclusion of the adjudicatory proceeding. The methods of review or appeal of PUC decisions at the conclusion of an adjudicatory proceeding are as follows:

- 1. <u>Reconsideration</u> of the Commission's Order may be requested under Section 1004 of the Commission's Rules of Practice and Procedure (65-407 C.M.R.110) within 20 days of the date of the Order by filing a petition with the Commission stating the grounds upon which reconsideration is sought.
- 2. <u>Appeal of a final decision</u> of the Commission may be taken to the Law Court by filing, within **21 days** of the date of the Order, a Notice of Appeal with the Administrative Director of the Commission, pursuant to 35-A M.R.S.A. § 1320(1)-(4) and the Maine Rules of Appellate Procedure.
- 3. <u>Additional court review</u> of constitutional issues or issues involving the justness or reasonableness of rates may be had by the filing of an appeal with the Law Court, pursuant to 35-A M.R.S.A. § 1320(5).

Note: The attachment of this Notice to a document does not indicate the Commission's view that the particular document may be subject to review or appeal. Similarly, the failure of the Commission to attach a copy of this Notice to a document does not indicate the Commission's view that the document is not subject to review or appeal.